## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA EASTERN DIVISION

UNITED STA	ATES OF AMERICA
v.	) CR. NO. 3:06cr208-MEF
JASON EDW	VARD COFIELD )
	GOVERNMENT'S MOTION FOR DETENTION HEARING
Come	es now the United States of America, by and through Leura G. Canary, United State
Attorney for	the Middle District of Alabama, and pursuant to 18 U.S.C. 3142(e) and (f) moves fo
a detention he	earing for the above-captioned defendant.
1. <u>Eligib</u>	pility of Cases
This o	case is eligible for a detention order because this case involves:
	Crime of violence (18 U.S.C. § 3156)
	Maximum sentence of life imprisonment or death
	10 + year drug offense
	Felony, with two prior convictions in the above categories
X	Serious risk the defendant will flee
X	Serious risk of obstruction of justice
	Felony involving a minor victim
X	Felony involving possession or use of a firearm or other destructive device (as defined by 18 U.S.C. § 921) or any other dangerous weapon
	Failure to register a sex offender (18 U.S.C. 8 2250)

## 2. Reason For Detention

	The Court	should detain defendant because there are no conditions of release which will	
reaso	onably assure:		
	X	Defendant's appearance as required	
	X	Safety of any other person and the community	
3.	Rebuttable Presumption		
	The United	States will not invoke the rebuttable presumption against defendant under Section	
3142	?(e).		
		Probable cause to believe defendant committed 10 + year drug offense or an offense in which a firearm was used or carried under Section 924(c)	
		Previous conviction for "eligible" offense committed while on pretrial bond	
		A period of five years has not elapsed from defendant's conviction or release from imprisonment for the offense described above	
4.	Time For D	ime For Detention Hearing	
	The United	States requests the Court conduct the detention hearing:	
		At the initial appearance	
	X	After continuance of <u>3</u> days	
	The Govern	nment requests leave of Court to file a supplemental motion with additional	

grounds or presumption for detention should this be necessary.

Respectfully submitted this the 1st day of September, 2006.

LEURA G. CANARY United States Attorney

/s/ Verne H. Speirs VERNE H. SPEIRS Assistant United States Attorney Post Office Box 197 Montgomery, Alabama 36101-0197 334.223.7280 334.223.7135 fax verne.speirs@usdoj.gov